EXHIBIT I

LSTA BILATERAL NETTING AGREEMENT – DISTRESSED

LEHMAN COMMERCIAL PAPER INC.

745 Seventh Avenue-5th Floor New York, NY 10019

October , 2008

Longacre Master Fund, Ltd. c/o Longacre Management, LLC 810 Seventh Avenue – 33rd Floor New York, New York 10019

Ladies and Gentlemen:

Reference is made to: (i) that certain LSTA Distressed Trade Confirmation (the "First Confirmation"), with a trade date of April 18, 2008, between Longacre Master Fund, Ltd. ("Original Seller") and Lehman Commercial Paper Inc. ("Original Buyer") (each a "Party" and collectively the "Parties"), pursuant to which Original Seller agreed to sell to Original Buyer, and Original Buyer agreed to purchase from Original Seller, \$2,475,000.00 principal amount of Loans extended under that certain Credit Agreement dated as of January 3, 2007 among Tropicana Las Vegas Resort & Casino LLC (f/k/a Wimar Landco, LLC), as Borrower, Tropicana Las Vegas Holdings, LLC (f/k/a Wimar Landco Intermediate Holdings, LLC), the Lenders party thereto from time to time, Credit Suisse, as Administrative Agent and Collateral Agent, Credit Suisse Securities (USA) LLC, as Sole Bookrunner and Sole Lead Arranger, Barclays Bank PLC and Société Générale, as Co-Lead Arrangers and Co-Syndication Agents, and The Royal Bank of Scotland, PLC and ING Capital LLC, as Co-Documentation Agents (the "Credit Agreement"), at the purchase rate described in the First Confirmation; and (ii) that certain LSTA Distressed Trade Confirmation (the "Second Confirmation"), with a trade date of April 25, 2008, between Original Seller and Original Buyer, pursuant to which Original Buyer agreed to sell to Original Seller, and Original Seller agreed to purchase from Original Buyer, \$1,650,000.00 principal amount of Loans extended under the Credit Agreement, at the purchase rate described in the Second Confirmation. Capitalized terms used but not defined herein shall have the meanings specified in the Credit Agreement. The First Confirmation and the Second Confirmation are referred to collectively herein as the "Confirmations".

This Netting Agreement reflects the agreement of Original Seller and Original Buyer to net the transactions described above and, in consideration of the mutual covenants and agreements contained herein, Original Seller and Original Buyer agree that Original Seller shall pay to Original Buyer upon the execution and delivery of this Netting Agreement the amount specified (the "Netting Amount") in Schedule 1 hereto, calculated as set forth therein. Original Seller shall pay the Netting Amount to Original Buyer by wire transfer of immediately available funds to Original Buyer's account specified on Schedule 2 hereto.

Upon the receipt by Original Buyer from Original Seller of the Netting Amount, the Confirmations shall be deemed fully performed and satisfied and each of Original Seller and Original Buyer shall be deemed to have fully performed and satisfied all of its rights and obligations under the Confirmations; provided, however, that the First Confirmation shall remain unmodified and in full force and effect solely with respect to Original Seller's obligation to sell to Original Buyer and Original Buyer's obligation to purchase from Original Seller, \$825,000.00 principal amount of Loans extended under the Credit Agreement at the purchase rate set forth in the First Confirmation.

Should either Party receive any interest or fees that the other Party is entitled to receive pursuant to the terms of the Confirmations, the recipient Party shall pay such amount to the other Party within two business days of the recipient Party's receipt thereof in the form received by it.

Each Party represents and warrants to the other Party that (i) it has full power and authority to enter into this Netting Agreement and the transactions contemplated hereby; and (ii) this Netting Agreement and the transactions contemplated hereby have been duly authorized, are valid and enforceable against it, are not in contravention of any law, order or agreement by which it is bound and do not require any consent, notice or filing of any kind.

Each Party agrees that it shall not disclose the contents of this Netting Agreement unless required by applicable law, regulation or legal process without the prior written consent of the other Party; provided, however, that each Party may disclose the contents of this Netting Agreement to (a) any professionals employed or engaged by such Party, (b) any governmental authority or self-regulatory entity having or asserting jurisdiction over it or (c) enforce its rights and remedies hereunder. Each of the persons and entities to which disclosure may be made pursuant to subclause (a) shall be instructed to keep such disclosed information confidential on the same terms as provided in this Netting Agreement.

All payments to be made hereunder shall be made by wire transfer of immediately available funds pursuant to the wire instructions for the applicable recipient set forth on Schedule 2 hereto, free and clear of any set-off, deduction or withholding of any kind. This Netting Agreement, which may be executed by telecopy, facsimile or other form of electronic transmission in multiple counterparts, represents the complete understanding of the Parties with respect to the subject matter hereof, may be amended or modified only in writing and shall be governed by, and construed in accordance with, the internal laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Each Party to this Netting Agreement hereby irrevocably consents to the jurisdiction of the United States District Court for the Southern District of New York located in the Borough of Manhattan and the courts of the State of New York located in the County of New York in any action to enforce, interpret or construe any provision of this Netting Agreement.

(signatures on following page)

Please acknowledge your agreement with the foregoing by signing in the space provided below.

Sincerely,

LEHMAN COMMERCIAL PAPER INC.

By:		
•	Name:	
	Title:	

Accepted and Agreed as of the Date Above

LONGACRE MASTER FØND, LTD.

By:

Name:

Title:

STEVEN S. WEISSMAN



PURCHASE AND SALE AGREEMENT FOR DISTRESSED TRADES

TRANSACTION SPECIFIC TERMS

THIS PURCHASE AND SALE AGREEMENT is dated as of the Agreement Date and entered into by and between Seller and Buyer to govern the purchase and sale of the Loans, the Commitments (if any) and the other Transferred Rights, in accordance with the terms, conditions and agreements set forth in the Standard Terms. The Standard Terms are incorporated herein by reference without any modification whatsoever except as otherwise agreed herein by the Parties and as specifically supplemented and modified by the terms and elections set forth in the Transaction Summary and Sections A through H below. The Standard Terms and the Transaction Specific Terms together constitute a single integrated Purchase and Sale Agreement governing the Transaction. With respect to the Transaction, the Parties agree to be bound by the Standard Terms and the Transaction Specific Terms set forth herein.

TRA	NSACTION SUMMARY		
Trade Date:	April 18, 2008		
Agreement Date:	October, 2008		
Seller:	Longacre Master Fund, Ltd.		
Buyer:	Lehman Commercial Paper Inc.		
Credit Agreement:	Credit Agreement dated as of January 3, 2007 among Tropicana Las Vegas Resort & Casino LLC (f/k/a Wimar Landco, LLC), as Borrower, Tropicana Las Vegas Holdings, LLC (f/k/a Wimar Landco Intermediate Holdings, LLC), the Lenders party thereto from time to time, Credit Sulsse, as Administrative Agent and Collateral Agent, Credit Sulsse Securities (USA) LLC, as Sole Bookrunner and Sole Lead Arranger, Barclays Bank PLC and Société Générale, as Co-Lead Arrangers and Co-Syndication Agents, and The Royal Bank of Scotland, PLC and ING Capital LLC, as Co-Documentation Agents		
Borrower:	Tropicana Las Vegas Resort & Casino LLC (f/k/a Wimar Landco, LLC)		
Purchase Amount(s):	\$825,000.00		
Tranche(s):	Loans		
CUSIP Number(s), if available:	N/A		
Pre-Settlement Date Accruals Treatment:	☑ Settled Without Accrued Interest☐ Trades Flat		
Type of Assignment:	☐ Original Assignment ☐ Secondary Assignment		
Immediate Prior Seller (if any):	Deutsche Bank Trust Company Americas		
Borrower in Bankruptcy:	Yes ⊠ No □		
Delivery of Credit Documents:	Yes ☐ No ⊠		

	TRA	NSACTION SUR	MARY	
	Netting Arrangements:	Yes 🗍	No ⊠	
	Flip Representations:	Yes □¹	No ⊠	
	Step-Up Provisions:	Yes □¹	No ⊠	
		Shift Date ² :	N/A	
	Transfer Notice:	Yes 🔲³	No ⊠	l
A.	<u>DEFINITIONS</u>			
1 of the otherwand no Credit Agreer Agreer Terms	ne Standard Terms, as supplementer ise may be provided in other provision of otherwise defined in this Agreement Agreement. Except as otherwise ment," "this Agreement," "herein," "herein	ed by Section A ons of this Agree ont shall have the expressly set nereunder" or "h between the Ti	spective meanings ascribed thereto in S A of the Transaction Specific Terms a ment. Terms defined in the Credit Agre e same meanings in this Agreement as forth herein, each reference herein to hereof" shall be deemed a reference to ransaction Specific Terms and the Stantrol.	and as ement in the o "the to this
" <u>Agent</u>	" means Credit Suisse, as administra	tive agent.		
" <u>Assigr</u> for an assigni	assignment of the Loans and Co	oceptance that is ommitments (if	in the form specified in the Credit Agredany) and any Required Consents to	ement such
□ ⊠ Bo	uptcy Case" select one: none. means the case under the Bankru rrower is a debtor, <u>In re Tropicana t</u> ministered).	uptcy Code per Entertainment, L	nding before the Bankruptcy Court in LC, et al. Case No. 08-10856 (KJC) (J	which Jointly
	uptcy Court" select one: none. means the United States Bankrupto ited States District Court for that Distr	by Court for the rict).	District of Delaware (and, if appropriat	e, the
" <u>Bar Da</u>	ate" select one: not applicable.			

approximation for when the market convention for transferring the Loans and Commitments (if any) shifted from a par/near par documentation basis to a distressed documentation basis. In consulting as to the appropriate date, the Parties may refer to published results of an anonymous LSTA poll of disinterested dealers as to such dealers' views regarding the Shift Date or, if results have not been published with respect to the Credit Agreement, either Party may request in writing that the LSTA endeavor to conduct such a poll. To initiate a poll, send a request that includes the name of Borrower and either the CUSIP number (if available) or the name and date of the Credit Agreement to the LSTA at lstashiftdatepolls@ista.org. The results of such LSTA polls are available to facilitate discussions between the Parties and have no binding effect.

¹ The Parties cannot specify "Yes" to both "Flip Representations" and "Step-Up Provisions" unless they set forth appropriate modifications in Section H. Neither "Flip Representations" nor "Step-Up Provisions" applies to original assignments.

² Specify a Shift Date only if "Yes" is specified opposite "Step-Up Provisions" and if the second box is selected in the definition of Covered Prior Seller. The Shift Date is the date that the Parties agree is the closest possible

^{3 &}quot;Yes" can be elected only if "Yes" is specified opposite "Borrower in Bankruptcy" in the Transaction Summary.

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☐ none has been set. ☑ means September 26, 2008.
"Buyer Purchase Price" select one: ☐ not applicable. ☐ means the purchase price payable by Buyer to Original Buyer pursuant to the Netting Letter (this applies if there are three (3) parties involved in the netting arrangement). ☐ means the purchase price payable by Buyer to Penultimate Buyer pursuant to the Netting Letter (this applies if there are four (4) or more parties involved in the netting arrangement).
"Commitments" select one: ☐ none. ☐ means [identify applicable commitment tranche(s) using Credit Agreement definitions] in the principal amount of \$/£/€ [in each case specify the aggregate amount of the Loans, the Unfunded Commitments and the portion, if any, of the Commitments that is irrevocably "frozen" (i.e. that is not subject to future drawing)].
"Covered Prior Seller" select one: \[\int \text{ not applicable.} \[\int \text{ means each Prior Seller that transferred the Loans and Commitments (if any)}^4 on or after the Shift Date [but prior to the date on which
" <u>Filing Date</u> " select one: ☐ none. ☑ means May 5, 2008.
"Loans" means Loans in the outstanding principal amount of \$825,000.00.
"Netting Letter" select one: \[\int not applicable. \[\int means that certain Multilateral Netting Agreement in the form currently published by the LSTA dated on or as of the Agreement Date among Seller, Buyer [and] [,] Original Buyer [, Penultimate Buyer] and [describe any other parties to the Netting Letter]].
"Original Buyer" select one: including not applicable. including means [specify original buyer in the netting arrangement].
"Penultimate Buyer" select one: \[\sum \ \not applicable. \[\sum \ \none \) none ("none" is applicable if there are only three (3) parties involved in the netting arrangement). \[\sum \ \mathrea{means} \sum \sum_{\text{loop}}.
"Required Consents" means the written consent of the Agent.
" <u>Seller Purchase Price</u> " select one:
······································

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⁴ If applicable to only a portion of the Loans and Commitments (if any), specify the portion that applies, <u>e.g.</u>, "each Prior Seller that transferred the [Name of applicable Covered Prior Seller] Loans (as defined in Section 1 of the Annex)."

⁵ Specify the first Entity that transferred the Loans and Commitments (if any) on a distressed documentation basis on or after the Shift Date.

⁶ The bracketed language applies where the relevant Predecessor Transfer Documents include a distressed trade that settled after the par/near par trade which settled on or after the Shift Date.

\boxtimes	not applicable.	
	neans the purchase price payable by Original Buyer to Seller pursuant to the Netting Lei	ter.

"Transfer Fee" means the \$3,500.00 transfer or other similar fee payable to the Agent in connection with the Assignment.

"<u>Unfunded Commitments</u>" means that part of the Commitments that has not been funded in the form of loans, advances, letter of credit disbursements or otherwise under the Credit Agreement, which is in the principal amount of \$0.00.

B. SECTION 4 (SELLER'S REPRESENTATIONS AND WARRANTIES)

The following specified terms shall apply to the sections referenced in this Section B:

	Flat Representation	Flip Representation	Step-Up Representation
	If "No" is specified opposite both "Flip Representations" and "Step-Up Provisions" in the Transaction Summary, the following subsections of Section 4 shall apply:	If "Yes" is specified opposite "Flip Representations" in the Transaction Summary, the following subsections of Section 4 shall apply:	3
Section 4.1(d) (Title)	Section 4.1(d)(i)	Section 4.1(d)(ii)	Section 4.1(d)(i)
Section 4.1(e) (Proceedings)	Section 4.1(e)(i)	Section 4.1(e)(i)	Section 4.1(e)(ii)
Section 4.1(f) (Principal Amount)	Section 4.1(f)(i)	Section 4.1(f)(ii)	Section 4.1(f)(i)
Section 4.1(g) (<u>Future</u> <u>Funding</u>)	Section 4.1(g)(i)	Section 4.1(g)(ii)	Section 4.1(g)(iii)
Section 4.1(h) (<u>Acts and</u> Omissions)	Section 4.1(h)(i)	Section 4.1(h)(i)	Section 4.1(h)(ii)
Section 4.1(i) (Performance of Obligations)	Section 4.1(i)(i)	Section 4.1(i)(i)	Section 4.1(i)(ii)
Section 4.1(I) (Setoff)	Section 4.1(I)(i)	Section 4.1(I)(i)	Section 4.1(I)(II)
Section 4.1(t) (Consents and Waivers)	Section 4.1(t)(i)	Section 4.1(t)(i)	Section 4.1(t)(ii)
Section 4.1(u) (Other Documents)	Section 4.1(u)(i)	Section 4.1(u)(i)	Section 4.1(u)(ii)
Section 4.1(v) (<u>Proof of</u> <u>Claim</u>)	Section 4.1(v)(i)	Section 4.1(v)(ii)	Section 4.1(v)(i)

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Section	4.1(k) (<u>Purchase Price</u>); <u>Netting Arrangements</u> . If "Yes" is specified opposite Netting Arrangements in the Transaction Summary, Section 4.1(k) shall be amended in its entirety as follows:
	"(k) [intentionally omitted]." ⁷
Section	4.1(r) (Predecessor Transfer Agreements). ☐ Seller acquired the Transferred Rights from Immediate Prior Seller pursuant to Predecessor Transfer Agreements relating to par/near par loans. ☐ Seller acquired the Transferred Rights from Immediate Prior Seller pursuant to Predecessor Transfer Agreements relating to distressed loans. ☐ Seller acquired the Transferred Rights from Immediate Prior Seller pursuant to Predecessor Transfer Agreements relating to both par/near par loans and distressed loans.
Section	4.1(u) (Other Documents). ☑ None. ☐ The following:
Section	 4.1(v) (Proof of Claim). ☑ The Proof of Claim was duly and timely filed, on or prior to the Bar Date, by ☑ the Agent on behalf of the Lenders. ☑ Seller or a Prior Seller. ☑ The Bar Date specified in the Transaction Specific Terms has been set in the Bankruptcy Case and no Proof of Claim has been filed. ☑ No Bar Date has been set in the Bankruptcy Case and no Proof of Claim has been filed.
C.	SECTION 5 (BUYER'S REPRESENTATIONS AND WARRANTIES)
C.1	Section 5.1(n) (<u>Buyer Status</u>).
	 ☐ Buyer is not a Lender. ☐ Buyer is a Lender. ☐ Buyer is an Affiliate [substitute Credit Agreement defined term if different] (as defined in the Credit Agreement) of a Lender. ☐ Buyer is an Approved Fund [substitute Credit Agreement defined term if different] of a Lender.
	If "Yes" is specified opposite "Delivery of Credit Documents" in the Transaction Summary, Buyer nts and warrants that it (i) was not a Lender on the Trade Date and (ii) requested copies of the Documents from Seller on or prior to the Trade Date.
D.	SECTION 6 (INDEMNIFICATION)
Section	6.1 (Seller's Indemnities); Step-Up Indemnities.
	(i) If "Yes" is specified opposite "Step-Up Provisions" in the Transaction Summary, Seller's ities contained in Section 6.1(b) shall apply (and the alternate indemnities contained in Section hall not apply).
	(ii) If "No" is specified opposite "Step-Up Provisions" in the Transaction Summary, Seller's ties contained in Section 6.1(a) shall apply (and the alternate indemnities contained in Section hall not apply).

⁷ Seller should add, and Buyer should cause Original Buyer or Penultimate Buyer, as applicable, to add, a comparable representation to the Netting Letter in lieu of this representation.

E.	SECTION 7 (COSTS AND EXPENSES)
	an amount equal one-half the	nereof.
	The Transfer Fe Purchase Price e one-half th	nereof.
	The Transfer Fee The Transfer Fee	vant fraction or percentage,, thereof. e shall be paid and allocated in the manner specified in the Netting Letter. e has been waived by the Agent and, accordingly, no adjustment to the Purchase ade in respect thereof.
		isfer Fee and, accordingly, no adjustment to the Purchase Price shall be made in
F.	SECTION 8 (I	DISTRIBUTIONS; INTEREST AND FEES; PAYMENTS)
F.1	Section 8.2 (<u>C</u>	Pistributions); Step-Up Distributions Covenant.
		s" is specified opposite "Step-Up Provisions" in the Transaction Summary, Seller's in Section 8.2(b) shall apply (and the alternate covenants contained in Section
		" is specified opposite "Step-Up Provisions" in the Transaction Summary, Seller's in Section 8.2(a) shall apply (and the alternate covenants contained in Section
F.2	Section 8.4 (<u>V</u>	Vire Instructions).
Buy	er's Wire Instruction	ons:
Acc:	Number: ount Number:	Citibank NYC 021-000-089 30434133 LCPI Bank Loans Wimar Landco from Longacre Master Fund Ltd.
<u>Sell</u>	er's Wire Instructio	<u>vns</u> :
ABA Acc	k Name: v #: ount Name: ount Number:	JP Morgan Chase 021-000-021 Longacre Master Fund Ltd. 904-762521
G.	SECTION 9 (NOTICES)
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Buyer's Address for Notices and Delivery:

Loan Administration/Operations Contact:

(For Notices on Borrowings, Paydowns, Interest and Fees)

Lehman Commercial Paper Inc. 745 Seventh Avenue, 16th Floor New York, New York 10019 Attention: Raymond Chin

E-mail: Raymond.chin@lehman.com

Phone: 212-526-6240

Facsimile: 646-758-4993

Credit Contact/Intralinks Contact:

(For Credit Documents & Financial Statements)

Lehman Commercial Paper Inc. 745 Seventh Avenue, 5th Floor New York, New York 10019 Attention: Randall Braunfeld

E-mail: randall.braunfeld@lehman.com

Phone: (212) 526-3873 Facsimile: (646) 758-4579

Seller's Address for Notices and Delivery:

Private Side Contact:

Attn: Christopher Smith 810 Seventh Avenue, 33rd Floor New York, New York 10019 Phone: 212-259-4323

Fax: 212-259-4347

Loan Activity To:

Attention: Marc Simon

Address: 810 Seventh Avenue - 33rd Floor

New York, New York 10019 Phone: 212-259-4310 Fax: 212-259-4347

H. SECTION 26 (FURTHER PROVISIONS)

- 1. The Seller and Buyer agree that Section 4.1(c)(ii) of the Standard Terms is amended to provide that, after the word "party", the following is added: "provided, however, that Seller makes no representation or warranty as to whether the consent of any Gaming Authority (as defined in the Credit Agreement) is required for this Transaction other than as set forth in Section 4.1(x) below".
- 2. The Seller and Buyer agree that Section 4.1 of the Standard Terms is amended by adding the following representation and warranty at the end thereof: "(x) Based upon the Buyer's representations and warranties to Seller, Seller has no reason to believe that the consent of any Gaming Authority (as defined in the Credit Agreement) is required for the Transaction."
- 3. The Seller and Buyer agree that Section 5.1 of the Standard Terms is amended by adding the following representation and warranty at the end thereof: "(o) Buyer has no reason to believe that the consent of any Gaming Authority (as defined in the Credit Agreement) is required for the Transaction."

IN WITNESS WHEREOF, Seller and Buyer have executed this Purchase and Sale Agreement by their duly authorized officers or representatives as of the Agreement Date.

Title:

SELLER
LONGACRE MASTER FUND, LTD.
ву:
Name: Title: CTEVEN C NUT!
Title: STEVEN S. WEISSMAN' DIRECTOR
DIVEC JOH
BUYER
LEHMAN COMMERCIAL PAPER INC.
Bv:
Name ⁴

ASSIGNMENT AND ACCEPTANCE

Reference is made to the Credit Agreement dated as of January 3, 2007 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Tropicana Las Vegas Resort & Casino LLC (f/k/a Wimar Landco, LLC), a Delaware limited liability company (the "Borrower"), Tropicana Las Vegas Holdings, LLC (f/k/a Wimar Landco Intermediate Holdings, LLC), a Delaware limited liability company, the lenders from time to time party thereto (the "Lenders") and Credit Suisse, as administrative agent (in such capacity, the "Administrative Agent") and as collateral agent for the Lenders. Terms defined in the Credit Agreement are used herein with the same meanings.

- 1. For an agreed consideration, the Assignor hereby irrevocably sells and assigns to the Assignee, and the Assignee hereby irrevocably purchases and assumes, from the Assignor, effective as of the Effective Date set forth below (but not prior to the registration of the information contained herein in the Register pursuant to Section 9.04(e) of the Credit Agreement), the interests set forth below (the "Assigned Interest") in the Assignor's rights and obligations under the Credit Agreement and the other Loan Documents, including, without limitation, the amounts and percentages set forth below of (i) the Commitments of the Assignor on the Effective Date and (ii) the Loans owing to the Assignor which are outstanding on the Effective Date. Each of the Assignor and the Assignee hereby makes and agrees to be bound by all the representations, warranties and agreements set forth in Section 9.04(c) of the Credit Agreement, a copy of which has been received by each such party. From and after the Effective Date (i) the Assignee shall be a party to and be bound by the provisions of the Credit Agreement and, to the extent of the interests assigned by this Assignment and Acceptance, have the rights and obligations of a Lender thereunder and under the Loan Documents and (ii) the Assignor shall, to the extent of the interests assigned by this Assignment and Acceptance, relinquish its rights and be released from its obligations under the Credit Agreement.
- 2. This Assignment and Acceptance is being delivered to the Administrative Agent together with (i) if the Assignee is organized under the laws of a jurisdiction outside the United States, any forms referred to in Section 2.19(e) of the Credit Agreement, duly completed and executed by such Assignee, (ii) if the Assignee is not already a Lender under the Credit Agreement, a completed Administrative Questionnaire and (iii) if required by Section 9.04(b) of the Credit Agreement, a processing and recordation fee of \$3,500.
- 3. This Assignment and Acceptance shall be governed by and construed in accordance with the laws of the State of New York.

Date of Assignment: October ___, 2008

Legal Name of Assignor ("Assignor"): Longacre Master Fund, Ltd.

Legal Name of Assignee ("Assignee"): Lehman Commercial Paper Inc.

Assignee's Address for Notices:

Loan Administration/Operations Contact:

(For Notices on Borrowings, Paydowns, Interest and Fees)

Lehman Commercial Paper Inc. 745 Seventh Avenue, 16th Floor New York, New York 10019 Attention: Raymond Chin

E-mail: Raymond.chin@lehman.com

Phone: 212-526-6240

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Facsimile: 646-758-4993

Credit Contact/Intralinks Contact:

(For Credit Documents & Financial Statements)

Lehman Commercial Paper Inc. 745 Seventh Avenue, 5th Floor New York, New York 10019 Attention: Randall Braunfeld

E-mail: randall.braunfeld@lehman.com

Phone: (212) 526-3873 Facsimile: (646) 758-4579

Effective Date of Assignment ("Effective Date"): October__, 2008

Loans/Commitments	Principal Amount Assigned ¹	Percentage Assigned (set forth, to at least 8 decimals, as a percentage of the facility and the aggregate Loans and Commitments of all Lenders)
Loans	\$825,000.00	

[Remainder of page intentionally left blank]

¹ Amount assigned is governed by Section 9 04(b) of the Credit Agreement.

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The terms set forth in this Assignment and Acceptance are hereby agreed to:

ASSIGNOR

LONGACRE MASTER FUND, LTD.

By:

Name:
Title:

STEVEN S. WEISSMAN DIRECTOR

ASSIGNEE

LEHMAN COMMERCIAL PAPER INC.

By:
Name:
Title:

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Consented	to	and	Accepted:
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CREDIT SUISSE, CAYMAN ISLANDS BRANCH, as Administrative Agent

Nan	ne:		
Title) :		
y:			
, -			

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~	
Consented	to.

TROPICANA LAS VEGAS RESORT & CASINO LLC (f/k/a WIMAR LANDCO, LLC)

Ву:			
-		N/A	
	Name:		
	Title:		